#### REMARKS

This is intended as a full and complete response to the Office Action dated February 16, 2005, having a shortened statutory period for response set to expire on May 16, 2005. Claims 1-45 are currently pending in the application. Please reconsider the claims pending in the application for reasons discussed below.

# Claim Rejections Under 35 U.S.C. § 112

The Examiner rejected claims 8 and 44 under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicants regard as the invention. In response, Applicants have amended claims 8 and 44 accordingly. Therefore, Applicants respectfully request the rejection of claims 8 and 44 be removed.

# Claim Rejections Under 35 U.S.C. § 102(b)

The Examiner rejected claims 1 and 6 as being anticipated by *Tibbitts* '440. In response, Applicants have amended claims 1 and 6.

As amended, claim 1 includes the limitation of a cutting member releasably connectable with the profile, wherein the connection is releaseable along at least two axis and the profile is adapted to maintain the cutting member on the profile during operation. *Tibbitts* does not disclose a cutting member releasably connectable with a profile, wherein the connection is releaseable along at least two axis. In contrast, the cutting member (126) disclosed in *Tibbitts* is releasable along a single axis which is shown in Figure 9 as the T-shaped channel (120). Claim 6 was amended to include the limitation of claim 15 which the Examiner indicated as allowable in the Allowable Subject Matter section of the office action. *Tibbitts*, therefore fails to teach each and every limitation of claims 1 and 6 and this failure prevents *Tibbitts* from anticipating claims 1 and 6. For the reasons discussed herein, Applicants submit that claims 1 and 6 are in condition for allowance and respectfully requests withdrawal of the § 102(b) rejection.

Additionally, claims 2-5 depend from amended claim 1 and claims 10, 14, and 17 depend from amended claim 6, and they are allowable for at least the same reasons as amended claims 1 and 6.

The Examiner rejected claims 38-45 as being anticipated by *Rector*, *Jr.* '482. Additionally, the Examiner rejected claims 38-45 as being anticipated by *Bailey*, *et al.* '819. In response, Applicants have amended claim 38 and cancelled claims 39, 41, and 42.

As amended claim 38 includes the limitation of an obstruction member retainer including a first seating surface and a second seating surface adapted to cooperate with an obstruction member that is movable from engagement with the first seating surface into engagement with the second seating surface, wherein the obstruction member retainer and the obstruction member interact to provide selective fluid communication through the bore. Neither Rector, Jr. nor Bailey, et al. disclose an obstruction member retainer having a first seating surface and a second seating surface wherein one obstruction member is engagable with the first seating surface and the second seating surface. Rather, Rector, Jr. discloses a body having a first seating surface to accommodate a first ball and a second seating surface to accommodate a second ball. (See Rector, Jr. col. 4, lines 3-4 and lines 29-33) Similarly, Bailey, et al. discloses a body having a first shoulder to accommodate a plug member in a valve and a second shoulder to accommodate the valve. Rector, Jr. and/or Bailey, et al. therefore fail to teach each and every limitation of claim 38 and this failure prevents Rector, Jr. and/or Bailey, et al. from anticipating claim 38. For the reasons discussed herein, Applicants submit that claim 38 is in condition for allowance and respectfully requests withdrawal of the § 102(b) rejection. Additionally, since claims 40 and 43-45 depend from amended claim 38, they are allowable for at least the same reasons as amended claim 38.

## Allowable Subject Matter

The Examiner indicated that claims 20-37 are allowable. Applicants appreciate allowance of claims 20-37.

Page 10

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The Examiner has objected to claims 7, 9, 11-13, 15, 16, 18, and 19 as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. As stated herein, the limitations of claim 15 have been added to claim 6. Additionally, claims 7, 9, 11-13, 16, 18, and 19 depend from amended claim 6 and should be allowable for at least the same reasons as claim 6. Therefore, Applicants respectfully request allowance of claims 7, 9, 11-13, 16, 18, and 19.

### **New Claims**

Claims 46 and 47 were added to capture aspects of the present invention. Applicants believe the references cited by the Examiner, alone or in combination, do not teach, show, or suggest an obstruction member having a first position engagable with a first seating surface in an obstruction member retainer and a second position engagable with a second seating surface in the obstruction member retainer and a blasing member biasing the obstruction member to the second position. For this reason, Applicants believe new claims 46 and 47 are in condition for allowance, and respectfully requests allowance of the same.

### Supplemental Information Disclosure Statement

A supplemental information disclosure statement (SIDS) was filed with the USPTO on April 12, 2005. For convenience, a copy of the 1449 Form as filed is attached. Applicants believe that the references cited in the SIDS neither alone nor in combination, teach, disclose, or suggest the invention disclosed in the pending claims.

# Conclusion

In conclusion, the references cited by the Examiner, alone or in combination, do not teach, show, or suggest the invention as claimed.

The secondary references made of record are noted. However, it is believed that the secondary references are no more pertinent to the Applicants' disclosure than the primary references cited in the office action. Therefore, Applicants believe that a

detailed discussion of the secondary references is not necessary for a full and complete response to this office action.

Having addressed all issues set out in the office action, Applicants respectfully submit that the claims are in condition for allowance and respectfully request that the claims be allowed.

Respectfully submitted,

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PTO/SB/08a (08-03)

Approved for use through 07/31/2006, OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a cotection of information unless a contains a valid CMB control number.

Substitute for form 1449A/PYO Complete If Known Application Number 10/788,976 **INFORMATION DISCLOSURE** Filing Date February 27, 2004 STATEMENT BY APPLICANT First Named Inventor **David McKay** (Use as many sheets as necessary) Examiner Name Frank Tsay Sheet 1 of 2 WEAT/0372 Attorney Docket Number

Examiner Initials."	Čitė No.'	Document Number  Number - Kind Coda <sup>k</sup> (if Imaum)	Publication Date	Name of Patentos or Applicant of	Pages, Columns, Lincs, Where Relevant Passages or Refevent Figures Appear
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3		MM-DD-YYYY	Document	Passages or Relovant	T <sup>a</sup>
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		V4-00-1992	Gonalez, et al.		
	EP 1148206	10-24-2001	Scott, et al.		
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Examiner Signature	Date Considered	
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\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered, include copy of this form with next communication to applicant, \*Applicant's unique citation designation number (optional), \*Sine Kinds Codes of USPTO Patent Documents at <a href="https://www.userbo.gov">www.userbo.gov</a> or MPEP 901.04. \*Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). \*For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. \*Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. \*Applicant is to place a check mark here if English language Translation to attached.

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This collection of information is required by 37 CFR 1.97 and 1.96. The Information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 33 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 fours to complete, including gathering, preparing, and automating the empleted application form to the USPTO. Time will vary depending upon the individual case, any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Officer, U.S. Department of Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

David McKay, et al.

Serial No.: 10/788,976

Confirmation No.: 6867

Filed:

February 27, 2004

For:

**DRILL SHOE** 

MAIL STOP AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

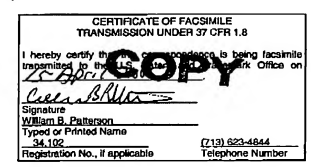
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Group Art Unit: 3672

Examiner:

Frank Tsav

Customer No.: 36735



### **RESPONSE TO OFFICE ACTION DATED FEBRUARY 16, 2005**

In response to the Office Action dated February 16, 2005, having a shortened statutory period for response set to expire on May 16, 2005, please enter this response and reconsider the claims pending in the application for reasons discussed below. The Commissioner is hereby authorized to charge counsel's Deposit Account No. 20-0782/WEAT/0372/WBP the fee of \$200.00 for one additional Independent claim, along with any other fees, including extension of time fees or excess claim fees, required to make this response timely and acceptable to the Office.

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper. Remarks/Arguments begin on page 9 of this paper.

PATENT Alty. Oki, No, WEAT/0372

#### IN THE CLAIMS:



- (Currently Amended) An earth removal apparatus, comprising:
  - a first body portion;
  - a second body portion at least partially to receivable within the first body portion;
  - a profile formed on an outer surface of the second body portion; and
- a cutting member <u>releasably connectable</u> engaged with the profile, wherein <u>the</u> <u>connection is releaseable along at least two axis and</u> the profile is adapted to maintain the cutting member on the profile during operation.
- 2. (Original) The earth removal apparatus of claim 1, wherein the profile comprises at least two intersecting faces, wherein one of the faces provides a support against rotation of the cutting member.
- 3. (Original) The earth removal apparatus of claim 1, wherein the profile substantially prevents movement of the cutting member in the profile.
- 4. (Original) The earth removal apparatus of claim 1, wherein the cutting member comprises a first end and a second end, wherein the second end is selectively detachable from the profile.
- 5. (Original) The earth removal apparatus of claim 4, wherein the second end is attached to the second body portion.
- 6. (Currently Amended) An earth removal apparatus, comprising: a drillable body portion having one or more passages therethrough;
- at least one profile formed on an outer surface of the drillable body portion, the at least one profile including at least two intersecting faces, wherein one of the faces includes a projection thereon; and
  - a blade matingly engageable with the at least one profile.

- 7. (Original) The earth removal apparatus of claim 6, further comprising a sleeve disposed around a portion of the drillable body portion.
- 8. (Currently Amended) The earth removal apparatus of claim  $\underline{7}$  [[6]], wherein the at least one profile extends into an outer surface of the sleeve, the blade additionally received in the at least one profile in the sleeve.
- 9. (Original) The earth removal apparatus of claim 6, wherein the projection is rectangular in cross section, and the blade includes a slot therein for receiving the projection.
- 10. (Original) The earth removal apparatus of claim 6, wherein the at least one profile is machined into the drillable body portion.
- 11. (Original) The earth removal apparatus of claim 6, wherein the blade is bonded to the at least one profile.
- 12. (Original) The earth removal apparatus of claim 6, further comprising a filler disposed between the blade and the at least one profile.
- 13. (Original) The earth removal apparatus of claim 6, wherein the at least one profile includes opposed linear sections thereof, the linear sections offset from one another by an included angle of less than 90 degrees.
- 14. (Original) The earth removal apparatus of claim 6, further including a preform disposed in the drillable body portion, the preform having the at least one profile therein.
- 15. (Cancelled)
- 16. (Currently Amended) The earth removal apparatus of claim 6 [[15]], further including a passage closure member.

- 17. (Original) The earth removal apparatus of claim 6, wherein the profile comprises a notch.
- 18. (Original) The earth removal apparatus of claim 6, further comprising a sleeve.
- 19. (Original) The earth removal apparatus of claim 18, wherein the drillable body portion comprises aluminum.
- 20. (Original) A drill bit, comprising:
  - a first body portion;
  - a drillable second body portion;
- at least one profile formed integral with at least one of the first body portion and the drillable second body portion, the at least one profile having at least two opposed segments having a discernable orientation;
- a cutting member received in the at least one profile and having the discernable orientation; and

the discernable orientation including an included angle between the opposed segments of less than ninety degrees.

- 21. (Original) The drill bit of claim 20, wherein: the cutting member includes a segmented profile having a slot therein; the at least one profile having a projection engageable with the slot; and wherein the cutting member is positioned in the at least one profile such that the projection is received in the slot.
- 22. (Original) The drill bit of claim 20, wherein the at least one profile extends within the drillable second body portion and the first body portion.
- 23. (Original) The drill bit of claim 20, wherein the at least one profile is machined into the drillable second body portion.

PATENT Atry. Dkt, No, WEAT/0372

- 24. (Original) The drill bit of claim 20, wherein the first body portion comprises a sleeve.
- 25. (Original) A method of drilling with casing, wherein a drillable drill bit is provided, comprising:

providing a drill bit support at a lower end of the casing;

locating a drillable body portion within the drill bit support;

providing a blade receiving member, integral with at least one of the drill bit support and the body portion, the receiving member including a profile;

positioning a blade having a mating profile on the receiving member; and using the drill bit to form a wellbore, wherein the profile is adapted to substantially maintain the blade on the blade receiving member during drilling.

- 26. (Original) The method of claim 25, further including configuring the blade with at least a first and a second opposed portion, the first and second portions being positioned, relative to one another, by an included angle of less than ninety degrees.
- 27. (Original) The method of claim 26, wherein providing the blade receiving member comprises machining a preform to provide the profile thereon.
- 28. (Original) The method of claim 26, wherein providing the blade receiving member comprises disposing a preform on at least one of the drill bit support and the body portion to provide the profile thereon.
- 29. (Original) The method of claim 26, further comprising moving at least a portion of the drillable body portion out of the drill bit support.
- 30. (Original) The method of claim 29, further comprising bending the first portion relative to the second to increase the included angle to greater than ninety degrees.

31. (Original) A method of completing a wellbore, comprising:

providing an earth removal apparatus at a lower of a drill string, the earth COPA removal apparatus having:

first body portion; and

a drillable portion disposed in the first body portion, the drillable portion including a bore;

forming the wellbore:

blocking the bore from fluid communication;

moving the drillable portion relative the first sleeve portion; and

re-establishing fluid communication between an inner portion of the earth removal apparatus and the wellbore.

- 32. The method of claim 31, wherein blocking the bore comprises (Original) landing a ball in a ball seat disposed in the bore.
- 33. (Original) The method of claim 32, wherein establishing communication comprises pumping the ball through the ball seat.
- 34. (Original) The method of claim 31, further comprising preventing a fluid in the wellbore from entering the drill string.
- 35. (Original) The method of claim 31, further comprising forming a receiving profile on a bottom surface of the drillable portion.
- 36. (Original) The method of claim 35, further comprising providing a blade with a mating profile formed thereon by engaging receiving profile with the mating profile.
- 37. (Original) The method of claim 36, wherein the receiving profile includes a projection formed thereon.
- 38. (Currently Amended) A downhole valve, comprising:

PATENT Ally, Dkl. No. WEAT/0372

a first body portion;

a bore disposed through the first body portion; and

an obstruction member retainer at least partially disposed in the bore, wherein the obstruction member retainer including a first seating surface and a second seating surface [[is]] adapted to cooperate with an obstruction member that is movable from engagement with the first seating surface into engagement with the second seating surface, wherein the obstruction member retainer and the obstruction member interact to provide selective fluid communication through the bore.

- 39. (Cancelled)
- 40. (Currently Amended) The downhole valve of claim <u>38</u> [[39]], further comprising a biasing member disposed inside the bore and below the obstruction member retainer.
- 41. (Cancelled)
- 42. (Cancelled)
- 43. (Currently Amended) The downhole valve of claim <u>38</u> [[42]], wherein the obstruction member is urged into engagement with the second seating surface by the biasing member.
- 44. (Currently Amended) The downhole valve of claim 38, wherein the [[drillable]] body portion comprises aluminum.
- 45. (Original) The downhole valve of claim 38, wherein the obstruction member retainer comprises a flexible material.

Please add the following new claims:



COPY an obstruction member having a first position engagable with a first seating surface in an obstruction member retainer and a second position engagable with a second seating surface in the obstruction member retainer; and

a biasing member biasing the obstruction member to the second position.

47. The downhole valve of claim 46, wherein the obstruction member is (New) passable through the obstruction member retainer to the second position.

### REMARKS

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### Allowable Subject Matter

The Examiner indicated that claims 20-37 are allowable. Applicants appreciate allowance of claims 20-37.

The Examiner has objected to claims 7, 9, 11-13, 15, 16, 18, and 19 as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. As stated herein, the limitations of claim 15 have been added to claim 6. Additionally, claims 7, 9, 11-13, 16, 18, and 19 depend from amended claim 6 and should be allowable for at least the same respectfully request allowance of claims 7, 9, 11-13, 16, 18, and 19 should be allowable for at least the same reasons as claim 6. Therefore, Applicants

### **New Claims**

Claims 46 and 47 were added to capture aspects of the present invention. Applicants believe the references cited by the Examiner, alone or in combination, do not teach, show, or suggest an obstruction member having a first position engagable with a first seating surface in an obstruction member retainer and a second position engagable with a second seating surface in the obstruction member retainer and a biasing member biasing the obstruction member to the second position. For this reason, Applicants believe new claims 46 and 47 are in condition for allowance, and respectfully requests allowance of the same.

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detailed discussion of the secondary references is not necessary for a full and complete response to this office action.

Having addressed all issues set out in the office action, Applicants respectfully submit that the claims are in condition for allowance and respectfully request that the claims be allowed. COPY

Respectfully submitted,

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